## Securities and Exchange Commission

Washington, D.C. 20549

# Schedule 13G

(Rule 13d-102)

Information to be Included in Statements Filed Pursuant to § 240.13d-1(b), (c) and (d) and Amendments Thereto Filed Pursuant to § 240.13d-2

**UNDER THE SECURITIES EXCHANGE ACT OF 1934** (Amendment No. )\*

# Syros Pharmaceuticals, Inc. (Name of Issuer)

Common stock, \$0.001 par value (Title of Class of Securities)

> 871840107 (CUSIP Number)

December 8, 2020 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- Rule 13d-1(b)
- X Rule 13d-1(c)
- Rule 13d-1(d)
- The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	Names of Reporting Persons					
	Ally Bridge MedAlpha Master Fund L.P.					
2 Check the Appropriate Box if a Member of a Group						
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3	SEC Use C	Dnly				
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4	Citizenship	or F	Place of Organization			
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9	Aggregate	Amc	ount Beneficially Owned by Each Reporting Person			
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10						
	Not Applicable					
11	Percent of Class Represented by Amount in Row 9					
	5.4%					
12	Type of Re	porti	ing Person			
	PN					

1	Names of Reporting Persons					
	Ally Bridge MedAlpha Management L.P.					
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11	Percent of Class Represented by Amount in Row 9					
	5.4%					
12	Type of Ro	enort	ing Person			
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	PN					

1	Names of	Repor	rting Persons				
2	Ally Bridge MedAlpha Management GP, LLC   Check the Appropriate Box if a Member of a Group						
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12	Type of R	eporti	ng Person				
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	OO (Limited Liability Company)						

1	Names of Reporting Persons					
	Ally Bride	ie Gi	roun (NV) LLC			
2	Ally Bridge Group (NY) LLC Check the Appropriate Box if a Member of a Group					
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11	Percent of Class Represented by Amount in Row 9					
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12	Type of Re	eporti	ing Person			
	OO (Limited Liability Company)					

1	Names of Reporting Persons					
	ABG Management Ltd.					
2	Check the		opriate Box if a Member of a Group			
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12	2 Type of Reporting Person					
	со					
12	12 Type of Reporting Person					

<u> </u>		_					
1	Names of Reporting Persons						
	Fan Yu						
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### ITEM 1. (a) Name of Issuer

Syros Pharmaceuticals, Inc. (the "Issuer")

### (b) Address of Issuer's Principal Executive Offices:

35 CambridgePark Drive Cambridge, Massachusetts, 02140

### ITEM 2. (a) Name of Person Filing:

Each of the following is hereinafter individually referred to as a "Reporting Person" and collectively as the "Reporting Persons." This statement is filed on behalf of:

Ally Bridge MedAlpha Master Fund L.P. ("MedAlpha") Ally Bridge MedAlpha Management L.P. Ally Bridge MedAlpha Management GP, LLC Ally Bridge Group (NY) LLC ABG Management Ltd. Mr. Fan Yu

### (b) Address or Principal Business Office:

The address for each of MedAlpha, Ally Bridge MedAlpha Management L.P., Ally Bridge MedAlpha Management GP, LLC and Ally Bridge Group (NY) LLC is 430 Park Avenue, 12th Floor, New York, NY 10022

The address for each of the other Reporting Persons is Unit 3002-3004, 30th Floor, Gloucester Tower, The Landmark, 15 Queen's Road Central, Hong Kong.

### (c) Citizenship of each Reporting Person is:

Ally Bridge Group (NY) LLC is an entity organized under the laws of State of Delaware. Mr. Fan Yu is a citizen of Hong Kong. Each of the other Reporting Persons is organized under the laws of the Cayman Islands.

### (d) Title of Class of Securities:

Common stock, \$0.001 par value ("Common Stock").

### (e) CUSIP Number:

87184Q107

### ITEM 3.

Not applicable.

### ITEM 4. Ownership.

The ownership information presented below represents beneficial ownership of Common Stock of the Issuer, based on 56,513,860 shares of Common Stock outstanding, which includes (i) 45,810,735 shares of Common Stock outstanding as of October 31, 2020, (ii) 10,312,500 shares of Common Stock issued in a private placement transaction on December 8, 2020, and (iii) 390,625 shares of Common Stock issuable upon exercise of warrants held of record by MedAlpha.

Reporting Person	Amount beneficially owned	Percent of class:	Sole power to vote or to direct the vote:	Shared power to vote or to direct the vote:	Sole power to dispose or to direct the disposition of:	Shared power to dispose or to direct the disposition of:
Ally Bridge MedAlpha Master Fund L.P.	3,033,125	5.4%	0	3,033,125	0	3,033,125
Ally Bridge MedAlpha Management L.P.	3,033,125	5.4%	0	3,033,125	0	3,033,125
Ally Bridge MedAlpha Management GP, LLC	3,033,125	5.4%	0	3,033,125	0	3,033,125
Ally Bridge Group (NY) LLC	3,033,125	5.4%	0	3,033,125	0	3,033,125
ABG Management Ltd.	3,033,125	5.4%	0	3,033,125	0	3,033,125
Mr. Fan Yu	3,033,125	5.4%	0	3,033,125	0	3,033,125

MedAlpha may be deemed to be the beneficial owner of 3,033,125 shares of Common Stock, which includes 2,642,500 shares of Common Stock and 390,625 shares of Common Stock issuable upon exercise of warrants held of record by MedAlpha.

Mr. Fan Yu is the sole shareholder of ABG Management Ltd., which is the sole member of each of Ally Bridge MedAlpha Management GP, LLC and Ally Bridge Group (NY) LLC. Ally Bridge Group (NY) LLC and Ally Bridge MedAlpha Management L.P., acting through its general partner Ally Bridge MedAlpha Management GP, LLC, manage MedAlpha's investments. As such, each of the foregoing entities and Mr. Fan Yu may be deemed to share beneficial ownership of the shares held of record by MedAlpha. Each of them disclaims any such beneficial ownership.

### ITEM 5. Ownership of Five Percent or Less of a Class.

Not applicable.

<sup>(</sup>a-c)

#### ITEM 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

#### ITEM 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.

Not applicable.

#### ITEM 8. Identification and Classification of Members of the Group. Not applicable.

#### Notice of Dissolution of Group. ITEM 9.

Not applicable.

#### ITEM 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under §240.14a-11.

### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: December 18, 2020

### Ally Bridge MedAlpha Master Fund L.P.

By: Ally Bridge MedAlpha General Partner L.P., its general partner By: Ally Bridge MedAlpha GP, LLC, its general partner

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Manager

### Ally Bridge MedAlpha Management L.P.

By: Ally Bridge MedAlpha Management GP, LLC, its general partner By: ABG Management Ltd., its managing member

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Director

### Ally Bridge MedAlpha Management GP, LLC By: ABG Management Ltd., its managing member

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Director

Ally Bridge Group (NY) LLC By: ABG Management Ltd., its managing member

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Director

### ABG Management Ltd.

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Director

### Fan Yu

/s/ Fan Yu Name: Fan Yu Schedule 13G

### LIST OF EXHIBITS

Exhibit No.	Description
1	Joint Filing Agreement.

### JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that they are jointly filing this statement on Schedule 13G. Each of them is responsible for the timely filing of such statement and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the 15th day of December, 2020.

### Ally Bridge MedAlpha Master Fund L.P.

By: Ally Bridge MedAlpha General Partner L.P., its general partner

By: Ally Bridge MedAlpha GP, LLC, its general partner

By: <u>/s/ Fan Yu</u> Name: Fan Yu Title: Manager

### Ally Bridge MedAlpha Management L.P.

By: Ally Bridge MedAlpha Management GP, LLC, its general partner By: ABG Management Ltd., its managing member

By: /s/ Fan Yu

Name: Fan Yu Title: Director

Ally Bridge MedAlpha Management GP, LLC

By: ABG Management Ltd., its managing member

By: <u>/s/ Fan Yu</u>

Name: Fan Yu Title: Director

### Ally Bridge Group (NY) LLC

By: ABG Management Ltd., its managing member

By: /s/ Fan Yu

Name: Fan Yu Title: Director

### ABG Management Ltd.

By: /s/ Fan Yu Name: Fan Yu Title: Director

### Fan Yu

/s/ Fan Yu

Name: Fan Yu